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09/907,008	
July 16, 2001	
Kenneth H. Abbott	
2173	
Tadesse Hailu	
890057.408C5	
	July 16, 2001 Kenneth H. Abbott 2173 Tadesse Hailu

ENCLOSURES (check all that apply)		
Fee Transmittal Form Fee Attached Amendment/Response After Final Affidavits/declaration(s Extension of Time Request Express Abandonment Request Information Disclosure Statement and Transmittal Cited References Certified Copy of Priority Document(s) Response to Missing Parts under 37 CFR 1.52 or 1.53 Response to Missing Parts/Incomplete Application	Petition to Convert to a Provisional Application Power of Attorney, Revocation, Change of Correspondence Address Declaration Status Letter Return Receipt Postcard Statement under 37 CFR 3.73(b) Terminal Disclaimer Request for Refund CD, Number Appeal Communication to TC (Appeal Notice, Brief, Reply Brief) Proprietary Information Status Letter Return Receipt Postcard Other Enclosure(s) (please identify below): Comments On Statement Of Reasons For Allowance	
Remarks		
SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT		
Firm Name Seed Intel	lectual Property Law Group PLLC Customer Number 00500	
Signature		
Printed Name James A. D. White		
Date April 7, 20	06 Reg. No. 43,985	
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PATENT

IN TRELINITED STATES PATENT AND TRADEMARK OFFICE

Applicants

Kenneth H. Abbott et al.

Application No.

09/907,0008

Filed

: July 16, 2001

For

THEMATIC RESPONSE TO A COMPUTER USER'S CONTEXT,

SUCH AS BY A WEARABLE PERSONAL COMPUTER

Examiner

Tadesse Hailu

Art Unit

2173

Date of Notice

of Allowance:

January 9, 2006

Docket No.

890057.408C5

Date

April 7, 2006

Mail Stop Issue Fee Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE

Commissioner for Patents:

In the Notice of Allowability dated January 9, 2006, the Examiner indicated reasons why various of the pending claims are patentable over the prior art references of record in this case. While Applicants agree that the pending claims are patentable over the prior art references, they believe that the pending claims are further patentable over the prior art references for various additional reasons, and understand that the Examiner was only stating one reason for allowance of some of the pending claims.

Respectfully submitted,

SEED Intellectual Property Law Group PLLC

James A. D. White

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